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DIVISION I
                           BANK WIND ENERGY INVESTMENT
         Section 1. Section 524.802, Code 2007, is amended by
   4 adding the following new subsection:
   5 <u>NEW SUBSECTION</u>. 13A. Provide customer financing for wind 6 energy production facilities eligible for production tax
      credits pursuant to chapter 476B in a manner that maximizes
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   8 the availability of production tax credits to the state bank,
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      including structuring such financing as a membership
1 10 investment whereby the state bank as equity investor may take
1 11 a majority financial position, but not a management position, 1 12 in each such facility, subject to the following: 1 13 a. Prior to providing financing, a creditworthiness review
1 14 shall be conducted pursuant to the state bank's standard loan
1 15 underwriting criteria.
         b. The state bank shall not participate in the operation
1 16
1 17
      of the facility, the production of wind energy, or the sale of
1 18 wind energy if such sale is contemplated by the customer.
1 19
         c. If the facility does not perform as projected in the
1 20 equity investment agreement, the state bank may either sell
1 21 its interest in the facility or pursue liquidation.
1 22 d. The state bank shall not share in any appreciation in
1 23 value of its interest in the facility or in any of the
1 24 customer's real or personal assets.
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         e. At the end of any applicable holding period, the state
  2.5
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  26 bank shall sell at book value its ownership interest in the
1 27 facility.
1 28
                                     DIVISION II
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  29
               WIND ENERGY PRODUCTION TAX CREDITS AND REFUNDS
         Sec. 2. Section 423.4, subsection 4, Code Supplement 2007,
1 30
1 31 is amended to read as follows:
1 32
      4. A person in possession of a <u>wind energy production tax</u> credit certificate pursuant to chapter 476B or a renewable
  34 energy tax credit certificate issued pursuant to chapter 476C
1 35 may apply to the director for refund of the amount of sales or
      use tax imposed and paid upon purchases made by the applicant.
        a. The refunds may be obtained only in the following
   3 manner and under the following conditions:
   4 (1) On forms furnished by the department and filed by 5 January 31 after the end of the calendar year in which the tax
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2
   6 credit certificate is to be applied, the applicant shall
   7 report to the department the total amount of sales and use tax
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   8 paid during the reporting period on purchases made by the
   9 applicant.
2 10
         (2) The applicant shall separately list the amounts of
2
  11 sales and use tax paid during the reporting period.
         (3) If required by the department, the applicant shall
2 13 prove that the person making the sales has included the amount
2 14 thereof in the computation of the sales price of such person
2 15 and that such person has paid the tax levied by this
2 16 subchapter or subchapter III, based upon such computation of
2 17 the sales price.
2 18 (4) The appl
          (4) The applicant shall provide the tax credit
2 19 certificates issued pursuant to chapter 476B or 476C to the
2 20 department with the forms required by this paragraph "a".
         b. If satisfied that the foregoing conditions and
2 22 requirements have been complied with, the director shall
  23 refund the amount claimed by the applicant for an amount not
  24 greater than the amount of tax credits issued in tax credit
  25 certificates pursuant to chapter 476B or 476C.
  26
         Sec. 3. Section 437A.17B, Code 2007, is amended to read as
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  27 follows:
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         437A.17B REIMBURSEMENT FOR RENEWABLE ENERGY.
         A person in possession of a wind energy tax credit
  30 certificate issued pursuant to chapter 476B or a renewable
2 31 energy tax credit certificate issued pursuant to chapter 476C 2 32 may apply to the director for a reimbursement of the amount of
2 33 taxes imposed and paid by the person pursuant to this chapter
  34 in an amount not more than the person received in wind energy
     tax credit certificates pursuant to chapter 476B or renewable
   1 energy tax credit certificates pursuant to chapter 476C.
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2 obtain the reimbursement, the person shall attach to the 3 return required under section 437A.8 the wind energy tax

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5 476B, or the renewable energy tax credit certificates issued
   6 to the person pursuant to chapter 476C, and provide any other 7 information the director may require. The director shall 8 direct a warrant to be issued to the person for an amount
   9 equal to the tax imposed and paid by the person pursuant to
3 10 this chapter but for not more than the amount of the wind
      energy tax credit certificates or renewable energy tax credit
3 12 certificates attached to the return.
3 13
         Sec. 4. Section 476B.1, subsection 4, paragraph c, Code
3 14
      2007, is amended to read as follows:
3 15 c. Was originally placed in service on or after July 1, 3 16 2005, but before July 1, \frac{2009}{2012}.
3 17
         Sec. 5. Section 476B.1, subsection 4, Code 2007, is
3 18 amended by adding the following new paragraph:
         NEW PARAGRAPH. d. For applications filed on or after
  20 March 1, 2008, consists of one or more wind turbines connected
3
  21 to a common gathering line which have a combined nameplate
3 22 capacity of no less than two megawatts.
3 23
                    Section 476B.2, Code 2007, is amended to read as
         Sec. 6.
3 24 follows:
3 25
         476B.2
                  GENERAL RULE.
  The owner of a qualified facility shall, for each 27 kilowatt=hour of qualified electricity that the owner sells or
3 26
     uses for on=site consumption during the ten=year period
3 29 beginning on the date the qualified facility was originally
3 30 placed in service, be allowed a wind energy production tax
      credit to the extent provided in this chapter against the tax
3 32 imposed in chapter 422, divisions II, III, and V, and chapter
3 33 432, and may claim a refund of tax imposed by chapter 423 or 3 34 437A for any tax year within the time period set forth in 3 35 section 423.47 or 437A.14.
         Sec. 7. Section 476B.3, Code 2007, is amended to read as
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      follows:
         476B.3 CREDIT AMOUNT.
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         The wind energy production tax credit allowed under this
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   5 chapter equals the product of one cent multiplied by the
4
   6 number of kilowatt=hours of qualified electricity sold or used
      for on=site consumption by the owner during the taxable year.
4
   8
         Sec. 8. Section 476B.5, subsection 1, paragraph e, Code
     2007, is amended to read as follows:
e. **Except when electricity is used for on=site*
   9
4 10
      consumption, a copy of an executed power purchase agreement or
4 12 other agreement to purchase electricity upon completion of the
4 13 project. An executed interconnection agreement or
4 14 transmission service agreement shall be accepted by the board
4 15 under this paragraph if the owner of the facility has agreed
4 16 to sell electricity from the facility directly or indirectly
4 17
      to a wholesale power pool market.
4 18
         Sec. 9. Section 476B.6, subsection 2, Code 2007, is
4 19 amended by adding the following new paragraph:
4 20 NEW PARAGRAPH. f. For a facility in which electricity is
4 21 used for on=site consumption, the requirements of paragraphs
4 22 "c" and "d" shall not be applicable. For such facilities, the
4
  23 owner must submit a certification under penalty of perjury
4 24 that the claimed amount of electricity was generated by the
4 25 qualified facility and consumed by the owner.
4 26 Sec. 10. Section 476B.6, subsection 3, Code 2007, is 4 27 amended to read as follows:
4 28
         3. The board shall notify the department of the amount of
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  29 kilowatt=hours generated and purchased from a qualified
  30 facility <u>or generated and used on=site by a qualified</u>
31 facility. The department shall calculate the amount of the
4
  32 tax credit for which the applicant is eligible and shall issue
  33 the tax credit certificate for that amount or notify the 34 applicant in writing of its refusal to do so. An applicant
  35 whose application is denied may file an appeal with the
   1 department within sixty days from the date of the denial
   2 pursuant to the provisions of chapter 17A.
         Sec. 11.
                     Section 476B.6, subsection 5, paragraph d, Code
   4 2007, is amended to read as follows:
5 d. If the tax credit application is filed by a
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   6 partnership, limited liability company, S corporation, estate,
   7 trust, or other reporting entity, all of whose income is taxed 8 directly to its equity holders or beneficiaries for the taxes 9 imposed under chapter 422, division V, or under chapter 423,
  10 432, or 437A, the tax credit certificate shall be issued
  11 directly to the partnership, limited liability company, S
12 corporation, estate, trust, or other reporting entity.
13 Sec. 12. Section 476B.7, Code 2007, is amended to read as
  14 follows:
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credit certificates issued to the person pursuant to chapter

476B.7 TRANSFER OF TAX CREDIT CERTIFICATES. 5 15 Wind energy production tax credit certificates issued under 5 17 this chapter may be transferred to any person or entity. 5 18 Within thirty days of transfer, the transferee must submit the 5 19 transferred tax credit certificate to the department along 20 with a statement containing the transferee's name, tax 21 identification number, and address, and the denomination that 22 each replacement tax credit certificate is to carry and any 5 23 other information required by the department. Within thirty 24 days of receiving the transferred tax credit certificate and 25 the transferee's statement, the department shall issue one or 26 more replacement tax credit certificates to the transferee. 27 Each replacement certificate must contain the information 28 required under section 476B.6 and must have the same effective 29 taxable year and the same expiration date that appeared in the 5 30 transferred tax credit certificate. Tax credit certificate 31 amounts of less than the minimum amount established by rule of 32 the board shall not be transferable. A tax credit shall not 33 be claimed by a transferee under this chapter until a 34 replacement tax credit certificate identifying the transferee 35 as the proper holder has been issued. A replacement tax 1 credit certificate may reflect a different type of tax than 6 2 the type of tax noted on the original tax credit certificate. The tax credit shall <del>only be transferred once</del> <u>be freely</u> <u>nsferable</u>. The transferee may use the amount of the tax 6 <u>transferable</u>. 5 credit transferred against the taxes imposed under chapter  $6\ 422$ , divisions II, III, and V, and chapter 432 for any tax 7 year the original transferor could have claimed the tax 8 credit. The transferee may claim a refund under chapter 9 or 437A for any tax year within the time period set forth in 10 section 423.47 or 437A.14 for which the original transferor 11 could have claimed a refund. Any consideration received for 6 12 the transfer of the tax credit shall not be included as income 6 13 under chapter 422, divisions II, III, and V. Any 6 14 consideration paid for the transfer of the tax credit shall 6 15 not be deducted from income under chapter 422, divisions II, 6 16 III, and V. Sec. 13. 6 17 Section 476B.8, Code 2007, is amended to read as 6 18 follows: 476B.8 USE OF TAX CREDIT CERTIFICATES. 6 19 6 20 To claim a wind energy production tax credit under this 6 21 chapter, a taxpayer must attach one or more tax credit 6 22 certificates to the taxpayer's tax return, or if used against 23 taxes imposed under chapter 423, the taxpayer shall comply 24 with section 423.4, subsection 4, or if used again taxes 25 imposed under chapter 437A, the taxpayer shall comply with 26 most on 437A 17B 6 6 26 section 437A.17B. A tax credit certificate shall not be used 6 27 or attached to a return filed for a taxable year beginning 6 28 prior to July 1, 2006. The tax credit certificate or 6 29 certificates attached to the taxpayer's tax return shall be 6 30 issued in the taxpayer's name, expire on or after the last day 6 31 of the taxable year for which the taxpayer is claiming the tax 6 32 credit, and show a tax credit amount equal to or greater than 6 33 the tax credit claimed on the taxpayer's tax return. Any tax 6 34 credit in excess of the taxpayer's tax liability for the 6 35 taxable year may be credited to the taxpayer's tax liability 1 for the following seven taxable years or until depleted, 2 whichever is the earlier. <u>If the tax credit is applied</u> 3 against the taxes imposed under chapter 423 or 437A, any 4 credit in excess of the taxpayer's tax liability is carried 5 over and can be filed with the refund claim for the following 6 seven tax years or until depleted, whichever is earlier. 7 However, the certificate shall not be used to reduce tax 8 liability for a tax period ending after the expiration date of 9 the certificate. 7 10 DIVISION III 7 11 MISCELLANEOUS Sec. 14. <u>NEW SECTION</u>. 476.44A TRADING OF CREDITS. The board may establish or participate in a program to 7 12 7 13 7 14 track, record, and verify the trading of credits or attributes 7 15 relating to electricity generated from alternate energy 7 16 production facilities or renewable energy sources among 7 17 electric generators, utilities, and other interested entities, 7 18 within this state and with similar entities in other states. Sec. 15. EFFECTIVE AND APPLICABILITY DATES. This Act, 20 being deemed of immediate importance, takes effect upon 21 enactment and is retroactively applicable to taxable years 22 beginning on or after January 1, 2008, for tax credits issued

7 24 SF 2405 7 25 rn/ml/12

23 pursuant to this Act.